UNITED STATES DISTRICT COURT

for the

District of South Carolina

Sarah Midgett, Plaintiff v. Charleston County Sheriff's Office and J. Al Cannon, Jr., as Sheriff of Charleston County Defendants)) Civ)	il Action No.	2:08-2162-N	IBS	
JUDGME The court has ordered that (check one):	ENT IN A CIVIL A	CTION			
☐ the plaintiff (name) recover from the de	efendant (name)	the amo	ount of	dollars (\$),	
which includes prejudgment interest at the rate of	%, plus postjudg	gment interest at	t the rate of	%, along with	
costs.					
☐ the plaintiff recover nothing, the action be dismis	ssed on the merits, a	and the defendar	nt (name)		_
recover costs from the plaintiff (name)					
■ other: summary judgment is entered for the defer	ndant, J. Al Cannoı	n, Jr. as Sheriff	of Charleston (County as to	
plaintiff's causes of action for retaliation in violatio	on of Title VII and v	violation of 42 U	J.S.C. § 1981 a	and these claims a	ıre
dismissed with prejudice.					
The court having further dismissed defendant, Char	leston County Sher	iff's Office bec	ause it is not su	ıi juris, it is	
ordered and adjudged that the plaintiff, shall take no	othing as to this nar	ned defendant a	and it is dismiss	sed with prejudice	e.
This action was (check one):					
☐ tried by a jury, the Honorable1	presiding, and the j	ury has rendere	d a verdict.		
☐ tried by the Honorable presiding,	without a jury and	the above decis	ion was reache	d.	
■ decided by the Honorable Margaret B. Seymour report and recommendation of Magistrate Judge Ro Sheriff of Charleston County, motion for summary	bert S Carr, grantin	~ .	•	• .	he
Date: October 18, 2010	CLE	RK OF COURT	,		

s/Angie Snipes